## IN THE UNITED STATES PATENT AND TRAFFMARK

OFFICE REQUEST FOR FILING (RULE 53(b)(1))



## FOR DESIGN OR UTILITY APPLICATIONS (DO NOT USE FOR CIPS)

_		1) PATEN tinuation	T APPLICATION )	<u>V:</u>			
_	<b>5</b>		) application	under 37 CFR 1.53(b)	)(1)		2
<b>基</b> 证。		sional prior appli	) cation of		Croup Art I	Unit: 2764	ت ق
= 3	unig	prior appli	Zauon oi		Group Art I	Unit: <u>3761</u>	———·iC 量
ent v	or(s):	Gunara	atnam et al.		Examiner:	Mital B. Patel	
	t App	In. No.:	09	504,220	Atty. Dkt.	P 284983	
	• Eilo	d: Caba.	Series Code ®	Serial No. 0	<del></del> -	New M#	Client Ref
Parent This A			ary 15, 2000 March 6, 2002				1
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Title:	MA	SK AND H	HEADGEAR CO	NNECTOR			
Hon. C	omm	nissioner o	f Patents		Date: I	March 6, 2002	
	ngton	, DC 2023	31		(Parent Mat		)
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dad is		Tole	effect the above-	requested filing today			
PE No. I				requested ming today	•		
	Atta	ched is a	copy (which mu	ist be filed) of the pri	or application, i	including:	
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Çĵ	$\boxtimes$	Abstract					
Ųj		Specifical	tion and claims (	11 pages) (must be	attached)	. 🗕	
C (1)	$\boxtimes$	Drawings	( <u>must</u> be attac	hed if originally filed		<del></del>	☑ A4
(4).	Alwa	ys X one i	box, only:		<b>⊠</b> 100	illiai oi size	X A4 ☐ 11"
(1)	$\boxtimes$	Copy of S	igned declaration	n or oath as originally	filed in prior ap	oplication attached	
:°⊭(2)	$\Box$	NO decla	ration or <b>fe</b> e is e	nclosed; therefore, th	is is a filing und	ler Rule 53(f).	
•							
<b>2</b> . :		This ap	plication is heret	by filed by less than a	ll of the invento	rs named in the prior	application. Petition i
		hereby	made requesting	deletion as inventor	(s) of the follow	ing who is/are not in	ventor(s) of the
		mventio	n being claimed	in this application (DI	ELETE THE FC	LLOWING INVENTO	DR(S)):
		1.			2.		
		3.			4.		
		<b>5</b> .			<b>6</b> .		
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4.	$\boxtimes$	Priority is cl	aimed under 35	U.S.C. 119/3	65 based	on filing	g in į	Australia	of
	,	•	•		_			(country)	
•		Applica	ation No.	Filing			Ap	plication No.	Filing Date
	(1)	PQ 1040		June 18		(2) _		99	June 18, 1999
	(3)				<del></del>	(4)			
	(5)					(6) _		<del></del>	
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			U.S. Application			July 2	21, 200		in ruary 15, 2000.
		•	• •	eries code 0		rial no.		, med on	idaly 13, 2000.
		c. Cer	tified copy/copi					PCT/ /	
4(a).	(a) [		ic priority is clai			'		filed	
- ( - , -	(b) [		is claimed of Pr						·
	(-) [						— ' "	<u> </u>	
<b>5</b> .		Assignee (o	otional)						
•			<b>,</b> ,						
6.	$\boxtimes$	Attached is	the following nu	umber of Assi	nments (i	ncluding	g origi	nal and all later su	ccessive ones by
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<b>[</b> ]				_					,
22		(Assignmen	ts in parent mu	st be refiled	with new (	over Si	heets	in this continuing a	annlication if you
41) 21			recorded again					in the continuing t	application in you
<b>[</b> ]			ŭ			•			
j-r 	Please	return the re	ecorded Assign	ment to the u	ndersigned	Į.			
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B .	/Ala	and Dan M	- 1			<del> </del>		· · · · · · · · · · · · · · · · · · ·	<del></del>
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gi Cj	(Name	, Reg. No. ai	nd Address)						
8.			•						
8.5			communication						
	of Pilis	sbury Winth	rop LLP, 1600	Tysons Bou	levard, Mo	Lean, \	VA 22	102	
9.	This a	nnlication cla	ims hanafit of th	ne following n	ior IIS ani	dication	n(e) th	e contents of which	ch are incorporated
<b>3</b> .	into thi	s annlication	by this referen	ce. Je jojiowijia bi	ioi os ap	المالحالات	1(5), 111	ie Contents of Whit	in are incorporated
				4,220 filed	Februar	. 15 20	200		
	•	No.		5,618 filed	Decemb				
			231 11	<del></del>	Decemb	er 10, 1	1999		<del></del>
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aesign	ated the	e U.S. and th	at International	Application [	_) was	∐ wa	as not		r PCT Article 21(2) in
								English	
9(a).	⊠ See	the attacher	d Preliminan, A	mendment w	hich amen	ds tha f	firet na	age of the specifics	ation to claim benefit
<b>5(a)</b> .			US application(		IIICH amen	us uic i	ııı ət þa	ige of the specifica	ation to claim benefit
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10.	Small	Entity Status	s→ 🗵	] is Not claime	ed [	] is clai	imed (	pre-filing confirma	ition required)
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			all Entity Staten		ssential sir	ice 9/8/	00) we	ere/are:	
•	filed in above prior application								
		attached	<b>J</b> .						
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INFORMATION DISCLOSURE STATEMENT: Attached is Form PTO-1449 listing all of the documents 12.  $\boxtimes$ cited by Applicant and the PTO in the parent application(s) relied upon under 35 USC 120 and referenced in item 9 above. Per Rule 98(d) copies of those documents are not required now. Please consider those documents and advise that they have been considered in this new application as by returning a copy of the enclosed Form PTO-1449 with the Examiner's initials in the left column per MPEP 609. . 13. Attached is a Rule 103(a) Petition to Suspend Action. Please see the attached Preliminary Amendment which reduces the number of claims for purposes of 14. 冈 reducing the initial filing fee. Cancel claims 2-20 without prejudice **FILING FEE** THE FOLLOWING FILING FEE IS BASED ON ->->->CLAIMS AS FILED AND CHANGED BY PRELIMINARY AMENDMENT IN ITEM 14<-<-<-NOTE: If box 1A2 is X'd, do not pay fees, but leave lines 15-22 and 27-32 blank. Large/Small Fee **Entity** Code 15. Basic Filing Fee . . . . . . . . . . . . . . . . . Design Application \$330/\$165 106/26 \$740/\$370 +740 101/201 17. Total Effective Claims 1 minus 20 = x \$18/\$9 +0 103/203 18. Independent Claims minus 3 = 0 x \$84/\$42 +0 102/202 19. If any proper multiple dependent claim (ignore improper) is present, \$280/\$140 +0 104/204 20. Subtotal = \$740 +0 122 21A. If box 6 above is X'd, add Assignment recording fee . . . . . \$ 40 +40 581 22. TOTAL FILING FEE ATTACHED = \$780 (carry forward to Item 31) 23.

- 24 See the attached Preliminary Amendment
- 25. See NONPUBLICATION REQUEST under Rule 213(a) attached (Pat-258)

## ADDITIONAL FEE CALCULATION FOR PRELIMINARY AMENDMENT PER BOXES 24/25

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27.	Total Effective	Claims	*20	minus **	20	=	0	. x	\$18/\$9	=	\$ 0	(103/203)
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29.	If amendment first time, add	enters p (per app	roper m lication)	ultiple depend	lent cla	aim(s) i	nto this	<b>а</b> рр	lication for\$280/	the \$140	+ 0	(104/204)
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ני <u>ו</u> 34.	**If the "Highest number previously paid for" (see item 17 above) is less than 20, write "20" in this space											
	If the "Highest numbe	r previously	paid for (see	e item 18 above) is le	ess than 3,	write "3" i	n this space	•		.0	0909	
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<u>g</u> 1	Our Order No	).	74066		2849	83						•
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CHARGE STATEMENT: Upon the filing of a Declaration pursuant to Rule 60(b) or 60(d), the Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficient fee only) now or hereafter relative to this application and the resulting Official document under Rule 20, or credit any overpayment, to our Account/Order Nos. shown above for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue</u> <u>fee</u> until/unless an issue fee transmittal form is filed.

Pillsbury Winthrop LLP Intellectual Property Group

By Atty:	Payel T. Bowen	Reg. No.	38009
Sig:	full	Fax: Tel:	(703) 905-2500 (703) 905-2020

Atty./Sec PTB /dlh

NOTE No. 1: File this Request in <u>duplicate</u> with 2 postcard receipts (PAT-103) & attachments NOTE No. 2: Is extension in parent necessary for copendency? <u>DOUBLE CHECK Item 11 above.</u> If yes, printout Pat-111 and head it in parent.